	Case 3:14-cr-00367-B			Page 1 of 1 PagelD 5	308
		IN THE UNITED STATE FOR THE NORTHERN		The state of the s	TEXAS
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UNIT	ED STATES OF AMERICA	A §	SCHOOL PARKET	DEC ∠ 9 2015	
v.		A § § § § § § § §	CASE NO : 3:14-	CR-00367-B	
••		§ §	CASE NO. 3.1 Property	CR-00367-BUS. DISTRICT O	COURT
KOR	Y WADE KLOECKER (61)	§	50 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Depaty	5118
		REPORT AND REC	OMMENDATION		
		CONCERNING PI			
Third Sunder of volunta of such adjudg of 21 U of the o	has appeared before me pursuant superseding Indictment filed bath concerning each of the sury and that the offense charge offense. I therefore recomed guilty of Possession of a GISC § 841(a)(1) and (b)(1)(offense by the district judge,	suant to Fed. R. Crim.P. 11, November 4, 2015. After a subjects mentioned in Rule ged is supported by an independent that the plea of guilty Controlled Substance with C) and 18 USC § 2 and had in custody and should be or	and has entered a ple cautioning and exam 11, I determined that bendent basis in fact of be accepted, and the Intent to Distribute ave sentence imposed		ne 61-Count CKER (61) dgeable and ial elements CER (61) be in violation found guilty
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	☐ The Government d	oes not oppose release.			
☐ The defendant has been compliant with the current condition				elease.	
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any oth person or the community if released and should therefore be released under § 3142(b) or (c).				to any other
	☐ The Government of	pposes release.			
		not been compliant with the	e conditions of releas	se.	
	☐ If the Court accepts this recommendation, this matter should be set for hearing upon motion of th Government.				
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence				

Date: December 29, 2015

DAVID L. HORAN UNITED STATES MAGISTRATE JUDGE

NOTICE

that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).